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1 2 3 4 5 6 7 8 9 10 11 12 13 14	NORTHERN DISTRI	MARIA DEL PILAR GONZALEZ MORALES (SBN 308550) SHUBHRA SHIVPURI (SBN 295543) EMILY OVENCIA-AUDET (SBN 342116) Social Justice Legal Foundation 523 West 6 th Street, Suite 450 Los Angeles, CA 90014 T: (213) 973-4063 pgonzalez@socialjusticelaw.org Counsel for Third Parties A.B.O. Comix, Kenneth Roberts, Zachary Greenberg, Ruben Gonzalez-Magallanes, Domingo Aguilar, Kevin Prasad, Malti Prasad, and Wumi Oladipo DISTRICT COURT CT OF CALIFORNIA DIVISION
15	KEVIN PRASAD,	Case No. 4:22-cv-01346-JST
16	Plaintiff,	DECLARATION OF AARON MACKEY IN SUPPORT OF
17	v.	ADMINISTRATIVE MOTION TO
18	CARLOS G. BOLANOS, et al.,	CONSIDER WHETHER CASES SHOULD BE RELATED PURSUANT
19 20	Defendants.	TO LOCAL RULES 3-12 AND 7-11
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	DECL. OF AARON MACKEY	1 Case No. 4:22-cv-01346-JST

I, Aaron Mackey, declare and state:

- 1. I am Aaron Mackey, and I represent A.B.O. Comix, Kenneth Roberts, Zachary Greenberg, Ruben Gonzalez-Magallanes, Domingo Aguilar, Kevin Prasad, Malti Prasad, and Wumi Oladipo in the recently removed case *A.B.O. Comix v. San Mateo County*, No. 4:22-cv-01865. In this position, I have personal knowledge of the facts in this declaration and, if called as a witness, I would testify competently thereto.
- 2. Per Civil Local Rule 3-12, a party in an action must promptly file, in the lowest-numbered case, an "Administrative Motion to Consider Whether Cases Should be Related" if the party knows of an earlier-filed action related to it under Rule 3-12(a). Plaintiffs in *A.B.O. Comix* are submitting an administrative motion in *Prasad v. Bolanos*, No. 4:22-cv-01346-JST in compliance with this rule.
- 3. On Wednesday, April 19, 2023 my colleague Stephanie Krent emailed counsel for Defendants in *A.B.O. Comix* to notify them that we believed *A.B.O. Comix* was related to the earlier-filed case *Prasad*, and to seek a stipulation. Because the Sheriff of San Mateo County is the defendant in both *A.B.O. Comix* and *Prasad*, my colleague Stephanie Krent asked counsel to respond on behalf of the sheriff's interests in both cases. Defendants' counsel informed Stephanie Krent that Defendants would not stipulate that the cases were related.
- 4. Because the *A.B.O. Comix* Plaintiffs have been unable to obtain a stipulation by all affected parties or their counsel in compliance with Civil Local Rule 7-12, the *A.B.O. Comix* Plaintiffs submit this declaration in place of a stipulation per Civil Local Rule 7-11(a).

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

DATED: April 21, 2023	By,
	/s/
	Aaron Mackey

DECL. OF AARON MACKEY